

STATE OF MAINE
WORKERS' COMPENSATION BOARD

v.

CLARENDON NATIONAL INSURANCE COMPANY

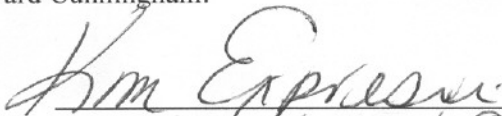
CONSENT DECREE

NOW COME the parties and agree as follows:

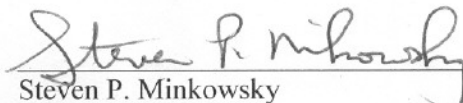
1. That Edward Cunningham alleged a June 9, 1999 work-related injury while employed at Icebrand Seafood.
2. That Edward Cunningham gave notice of incapacity from work for his alleged injury on June 10, 1999.
3. That Edward Cunningham was compensated for his alleged period of incapacity on June 10, 1999.
4. That the payment to Edward Cunningham was made sixty-one (61) days after his notice of a claim for incapacity.
5. That pursuant to 39-A M.R.S.A. §205(3) a penalty of \$850.00 is warranted.
6. That nothing in this agreement shall be construed as a waiver of Edward Cunningham's right to seek any weekly compensation benefits that he is or may be entitled to.

WHEREFORE, pursuant to 39-A M.R.S.A. §205(3), Clarendon National Insurance Company shall be assessed a penalty of \$850.00 payable to Edward Cunningham.

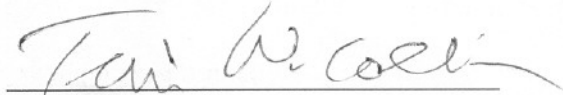
Dated: 6/22/01


Jason Anderson Kimberly Express
Clarendon National Insurance Company

Dated: July 2, 2001


Steven P. Minkowsky
Deputy Director of Benefits Administration
Workers' Compensation Board

Dated: 7/2/01


Timothy W. Collier
Supervisor of the Abuse Investigation Unit
Workers' Compensation Board

STATE OF MAINE
WORKERS' COMPENSATION BOARD

v.

CLARENDON NATIONAL INSURANCE COMPANY

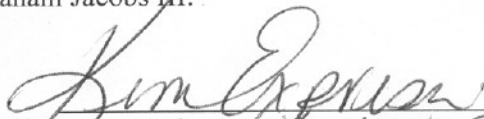
CONSENT DECREE

NOW COME the parties and agree as follows:

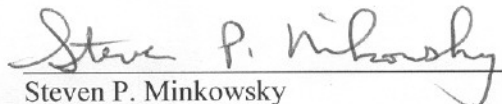
1. That Abraham Jacobs III alleged an August 19, 1999 work-related injury while employed at Icebrand Seafood.
2. That Abraham Jacobs III gave notice of incapacity from work for his alleged injury on August 20, 1999.
3. That Abraham Jacobs III was compensated for his alleged period of incapacity on August 20, 1999.
4. That the payment to Abraham Jacobs III was made fifty-four (54) days after his notice of a claim for incapacity.
5. That pursuant to 39-A M.R.S.A. §205(3) a penalty of \$500.00 is warranted.
6. That nothing in this agreement shall be construed as a waiver of Abraham Jacobs III's right to seek any weekly compensation benefits that he is or may be entitled to.

WHEREFORE, pursuant to 39-A M.R.S.A. §205(3), Clarendon National Insurance Company shall be assessed a penalty of \$500.00 payable to Abraham Jacobs III.

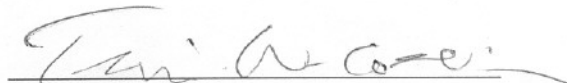
Dated: 10/22/01


Jason Anderson *Kimberly Express*
Clarendon National Insurance Company

Dated: July 2, 2001


Steven P. Minkowsky
Deputy Director of Benefits Administration
Workers' Compensation Board

Dated: 7/2/01


Timothy W. Collier
Supervisor of the Abuse Investigation Unit
Workers' Compensation Board

STATE OF MAINE
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CLARENDON NATIONAL INSURANCE COMPANY

CONSENT DECREE

NOW COME the parties and agree as follows:

1. That the following forms were requested from Clarendon National Insurance Company for purposes of an audit pursuant to 39-A M.R.S.A. §153(9):

Employee	Date of Injury	Forms Not Filed
Edward Cunningham	June 9, 1999	WCB-2A, Schedule of Dependent(s) and Filing Status Statement WCB-11, Statement of Compensation Paid
Abraham Jacobs III	August 19, 1999	WCB-2A, Schedule of Dependent(s) and Filing Status Statement WCB-11, Statement of Compensation Paid

2. That the forms listed above were not filed.
3. That the failure to file the foregoing forms represents four (4) separate violations of 39-A M.R.S.A. §357(1) or §360(1)(A).
4. That nothing in this agreement shall be construed as a waiver of the Workers' Compensation Board's right to seek additional penalties pursuant to 39-A M.R.S.A. §359(2) or 39-A M.R.S.A. §360(2) or both sections.

WHEREFORE, pursuant to 39-A M.R.S.A. §360(1)(A), a civil forfeiture of \$100.00 shall be assessed for each of the foregoing four (4) violations for a total penalty of \$400.00.

Dated: 6/22/01

Jason Anderson
Jason Anderson Kimberly Exner
Clarendon National Insurance Company

Dated: July 2, 2001

Steven P. Minkowsky
Steven P. Minkowsky
Deputy Director of Benefits Administration
Workers' Compensation Board

Dated: 7/2/01

Timothy W. Collier
Timothy W. Collier
Supervisor of the Abuse Investigation Unit
Workers' Compensation Board